

The Gazette



of India

PUBLISHED BY AUTHORITY

No. 45] NEW DELHI, SATURDAY, NOVEMBER 5, 1960/KARTIKA 14, 1882

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 26th October, 1960 :—

Issue No.	No. and date	Issued by	Subject
208	S. O. 2576, dated 21st October, 1960.	Ministry of Finance.	The Central Civil Services (Revised Pay) Fourth Amendment Rules, 1960.
209	S.O. 2577, dated 22nd October, 1960.	Ministry of Commerce and Industry.	Amendments to the bye-laws of the East India Cotton Association Ltd., Bombay.
209-A	S.O. 2577-A, dated 22nd October, 1960.	Ministry of Law.	Declaration containing the name of the candidate elected to fill the seat in the Council of States, elected by the elected members of the Jammu and Kashmir Legislative Assembly.
210	S.O. 2578, dated 24th October, 1960.	Election Commission, India.	Calling upon the Nagaur Parliamentary Constituency (Rajasthan) to elect a person in a vacancy.
	S.O. 2579, dated 24th October, 1960.	Do.	Appointing dates for the bye-election referred to above in S.O. 2578.
	S.O. 2580, dated 24th October, 1960.	Do.	Fixation of hours with reference to the bye-election referred to in S.O. 2578 above.
	S.O. 2581, dated 24th October, 1960.	Do.	Direction that the method of voting by marking the ballot paper shall be followed in the bye-election referred to in S.O. 2578 above.
211	S. O. 2582, dated 24th October, 1960.	Do.	Calling upon the elected members of the Legislative Assembly of Uttar Pradesh State, to elect a person in a vacancy in the Council of States.

Issue No.	No. and date	Issued by	Subject
	S.O. 2583, dated 24th October, 1960.	Election Commission, India.	Appointing dates for the election referred to in S.O. 2582 above
	S.O. 2584, dated 24th October, 1960.	Do.	Designating the Secretary, Uttar Pradesh Legislature, Lucknow, to be the returning officer for the election referred to in S.O. 2582 above.
	S.O. 2585, dated 24th October, 1960.	Do.	Appointing the Secretary, Uttar Pradesh Legislative Assembly, Lucknow, to assist the Returning Officer for the election referred to in S.O. 2582 above.
212	S.O. 2586, dated 24th October, 1960.	Ministry of Finance.	Making an order of moratorium in respect of the Indo-Commercial Bank Ltd., Mayuram from 25th October to 24th December, 1960.
213	S.O. 2587, dated 24th October, 1960.	Ministry of Information and Broadcasting.	Approval of films specified therein.
214	S.O. 2635, dated 26th October, 1960.	Ministry of Commerce & Industry.	Declaration that Section 15 of the Forward Contracts (Regulation) Act, 1952, shall apply to gold within the limits of Greater Bombay.
	S.O. 2636, dated 26th October, 1960.	Do.	Declaration that Section 15 of the Forward Contracts (Regulation) Act, 1952, shall apply to Silver within the limits of Greater Bombay.
	S.O. 2637, dated 26th October, 1960.	Do.	Declaration that sections given therein of the Forward Contracts (Regulation) Act, 1952, shall apply to non-transferable specific delivery contracts in respect of gold within the limits of Greater Bombay.
	S.O. 2638, dated 26th October, 1960.	Do.	Declaration that sections given therein of the Forward Contracts (Regulation) Act, 1952, shall apply to non-transferable specific delivery contracts in respect of silver within the limits of Greater Bombay.
	S.O. 2639, dated 26th October, 1960.	Do.	Granting recognition to the Bombay Bullion Association Ltd., Bombay for 3 years in respect of Forward Contracts in gold.
	S.O. 2640, dated 26th October, 1960.	Do.	Granting recognition to the Bombay Bullion Association Ltd., Bombay for 3 years in respect of Forward Contracts in silver.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 22nd October, 1960

S.O. 2646.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Manipur Administration, hereby nominates Shri K. L. Kampani, Deputy Commissioner, Manipur, as the Chief Electoral Officer for the Union Territory of Manipur, with effect from the afternoon of the 23rd September, 1960 and until further orders *vice* Shri C. H. Naire.

[No. 154/16/60.]

By Order,

C. B. LAL, Under Secy.

New Delhi, the 29th October 1960

S.O. 2647.—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri V. L. Badkas, Deputy Collector, Akola, in addition to the officers appointed by its Notification No. 434/MT/60(1), dated the 27th August, 1960, to assist the Returning Officer for Akola Parliamentary Constituency in the performance of his functions.

[No. 434/MT/60(1).]

By Order,

K. S. RAJAGOPALAN, Under Secy.

MINISTRY OF FINANCE**(Department of Expenditure)**

New Delhi, the 24th October, 1960

S.O. 2648.—In pursuance of clause (3) of article 77 of the Constitution and of all other powers enabling him in this behalf, the President is pleased to make the following amendment in the Delegation of Financial Powers Rules, 1958, namely:—

Amendment No. 74

In Schedule I to the Rules, under "F. Ministry of Food and Agriculture.", insert the following:—

"21. Director, Central Arid Zone Research Institute, Jodhpur."

(This amendment takes effect from 5th October, 1960.)

[No. 19(19)-E.II(A)/60.]

C. R. KRISHNAMURTHI, Dy. Secy.

(Department of Expenditure)

New Delhi, the 26th October, 1960

S.O. 2649.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148 of the Constitution, and of all other powers enabling him in this behalf, the President, after consultation with the Comptroller and Auditor General in respect of persons employed in the Indian Audit and Accounts Department, hereby makes the following amendment in the Central Civil Services (Amendment) Rules, 1960.

1. These rules may be called the Central Civil Services (Extraordinary Pension) Amendment Rules, 1960.

2. In the Central Civil Services (Extraordinary Pension) Rules, in rule 10 for the words "Award shall be made to the widow and children of a Government servant as follows:—", the following shall be substituted, namely:—

"Subject to the provision contained in the Note below rule 11, award shall be made to the widow and children of a Government servant as follows:—"

[No. F. 46(9)-EV/60.]

S.O. 2650.—In exercise of the powers conferred by the proviso to article 309, of the Constitution, the President hereby makes the following further amendments in the Fundamental Rules, namely:—

1. These Rules may be called the Fundamental (Amendment) Rules, 1960.
2. In the Fundamental Rules,

Sub Clause (iii) of clause (c) of Rule 56 shall be omitted.

[No. F. 32(8)-EV/60.]

S.O. 2651.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Civil Service Regulations, namely:—

1. These Regulations may be called the Civil Service (Amendment) Regulations, 1960.

2. In the Civil Service Regulations, for Article 486A, the following Article shall be substituted, namely:—

"486A—In respect of officers retiring from service on or after the 22nd April 1960, the term 'emoluments' when used in this Part of the Regulations means the emoluments which the officer was receiving immediately before his retirement and includes—

- (a) substantive pay in respect of a permanent post other than a tenure post, held in a substantive capacity;
- (b) personal allowance which is granted in lieu of loss of substantive pay in respect of a permanent post other than a tenure post;
- (c) fees or commission if they are authorised emoluments of an appointment and are in addition to pay (in this case, 'emoluments' means the average earning for the last six months of service);
- (d) special pay attached to a permanent post, when the special pay has been sanctioned permanently and the post is held in a substantive capacity;
- (e) one half of:
 - (i) the difference between the substantive pay and the pay actually drawn in higher officiating or temporary appointments;
 - (ii) special pay other than that referred to in clause (d) above;
 - (iii) pay drawn in temporary or officiating appointments;
 - (iv) personal allowance other than that referred to in clause (b) above;
 - (v) the difference between the substantive pay and the pay actually drawn in higher tenure appointment(s) whether held in substantive or officiating capacity, provided that service in the tenure appointment(s) does not qualify for the grant of a special additional pension.

NOTE 1.—If immediately before his retirement or death, an officer has been absent from duty on leave with allowances, his emoluments for the purpose of calculating service gratuity and/or death-cum-retirement gratuity should be taken at what they would have been had he not been absent from duty.

Provided that the amount of gratuity is not increased on account of increase in pay not actually drawn and that benefit of higher officiating or temporary pay is given only if it is certified that he would have continued to hold the higher officiating or temporary appointment but for his proceeding on leave.

NOTE 2.—In cases where a Government servant in quasi-permanent service is appointed substantively to a permanent post any time during the last three years of his service, the emoluments drawn by him in quasi-permanent capacity during the period he was not holding a permanent post shall be treated as if drawn in a permanent post held in substantive capacity."

[No. F.28(40)-EV/60.]

DEVI DIYAL BHATIA, Dy. Secy.

(Department of Economic Affairs.)

New Delhi, the 25th October, 1960.

S. O. 2652.—Statement of the Affairs of the Reserve Bank of India, as on the 14th October, 1960.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	14,39,42,000
Reserve Fund	80,00,00,000	Rupee Coin	2,99,000
National Agricultural Credit (Long-term Operations) Fund	40,00,00,000	Subsidiary Coin	5,51,000
National Agricultural Credit (Stabilisation) Fund	5,00,00,000	Bills Purchased and Discounted :—	
		(a) Internal
		(b) External
		(c) Government Treasury Bills	17,20,48,000
Deposits :—		Balances held abroad*	17,83,84,000
(a) Government		Loans and Advances to Governments**	26,24,18,000
(1) Central Government	52,67,52,000	Other Loans and Advances†	128,58,28,000
(2) Other Governments	43,80,49,000	Investments	246,77,79,000
(b) Banks	110,16,00,000	Other Assets	12,30,32,000
(c) Others	88,24,54,000		
Bills Payable	20,46,19,000		
Other Liabilities	18,08,07,000		
RUPEES	463,42,81,000	RUPEES	463,42,81,000

*Includes Cash & Short-term Securities.

**Includes Temporary Overdrafts to State Governments.

†The item 'Other Loans and Advances' includes Rs. 8,77,15,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

Dated the 18th day of October, 1960.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 14th day of October 1960.

ISSUE DEPARTMENT

Liabilities		Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department . . .		14,39,42,000		A. Gold Coin and Bullion :—		
				(a) Held in India . . .	117,76,03,000	
Notes in circulation . . .		1808,63,73,000		(b) Held outside India	
Total Notes issued . . .			1823,03,15,000	Foreign Securities . . .	123,00,89,000	
				TOTAL OF A . . .		240,76,92,000
				B. Rupee Coin . . .		130,42,72,000
				Government of India Rupee Securities . . .		1451,83,51,000
				Internal Bills of Exchange and other commercial paper
TOTAL LIABILITIES . . .			1823,03,15,000	TOTAL ASSETS . . .		1823,03,15,000

Dated the 18th day of October, 1960.

H. V. R. IENGAR,
Governor.

[No. F.3(2)-BC/60.]

New Delhi, the 26th October, 1960.

S.O. 2653.—Statement of the Affairs of the Reserve Bank of India, as on the 21st October, 1960.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	10,45,48,000
Reserve Fund	80,00,00,000	Rupee Coin	1,46,000
National Agricultural Credit (Long-term Operations) Fund	40,00,00,000	Subsidiary Coin	5,87,000
National Agricultural Credit (Stabilisation) Fund	5,00,00,000	Bills Purchased and Discounted :—	
		(a) Internal
		(b) External
		(c) Government Treasury Bills	6,97,61,000
Deposits :—			
(a) Government			
(1) Central Government	53,21,83,000	Balances held abroad*	17,93,49,000
(2) Other Governments	32,89,99,000	Loans and Advances to Governments**	25,89,26,000
(b) Banks	103,40,77,000	Other Loans and Advances†	130,91,23,000
(c) Others	90,46,09,000	Investments	248,41,63,000
Bills Payable	21,41,38,000	Other Assets	12,34,98,000
Other Liabilities	21,60,95,000		
RUPEES	453,01,01,000	RUPEES	453,01,01,000

*Includes Cash & Short-term Securities.

**Includes Temporary Overdrafts to State Governments.

†The item 'Other Loans and Advances' includes Rs. 9,43,15,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

Dated the 26th day of October, 1960.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 21st day of October 1960.

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department	10,45,48,000		A. Gold Coin and Bullion :—		
Notes in circulation	1812,01,74,000		(a) Held in India	117,76,03,000	
Total Notes issued		1822,47,22,000	(b) Held outside India	
			Foreign Securities	123,00,89,000	
			TOTAL OF A		240,76,92,000
			B. Rupee Coin		129,81,40,000
			Government of India Rupee Securities		1451,88,90,000
			Internal Bills of Exchange and other commercial paper
TOTAL LIABILITIES		1822,47,22,000	TOTAL ASSETS		1822,47,22,000

Dated the 26th day of October, 1960.

H. V. R. IENGAR,
Governor.

[No. F-3(2)-BC/60.]

R. K. SESHADRI, Dy. Secy.

CENTRAL BOARD OF REVENUE**INCOME-TAX***New Delhi, the 27th October 1960*

S.O. 2654.—In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendments in the Schedule appended to its notification S.O. 660 No. 35-Income-tax, dated the 22nd April, 1958, namely:—

In the said Schedule under the Sub-head "III-Bihar and Orissa" for the existing entries in columns 1 and 2 the following entries shall be substituted, namely:—

Patna Range

1. Special Circle, Patna.
2. Patna Circle, Patna.
3. Special Investigation Circle, Patna.
4. Gaya Circle, Gaya.
5. Shahabad Circle, Arrah.
6. Special Estate Duty-cum-I.T. Circle, Patna.
7. Santhal Parganas Circle, Deoghar.

Ranchi Range

1. Ranchi-Palamau Circle, Ranchi.
2. Salaries Circle, Ranchi.
3. Special Circle Ranchi.
4. Project Circle, Ranchi.
5. Singhbhum Circle, Jamshedpur.
6. Jharsuguda Circle, Jharsuguda.
7. Baripada Circle, Baripada.

Bhagalpur Range

1. Bhagalpur Circle, Bhagalpur.
2. Monghyr Circle, Monghyr.
3. Dhanbad Circle, Dhanbad.
4. Colliery Circle, Dhanbad.
5. Hazaribagh Circle, Hazaribagh.

Muzaffarpur Range

1. Muzaffarpur Circle, Muzaffarpur.
2. Champaran Circle, Motihari.
3. Darbhanga Circle, Lahorisara.
4. Purnea-Saharsa Circle, Purnea.
5. Saran Circle, Chapra.

Cuttack Range

1. Cuttack Circle, Cuttack.
2. Special Circle, Cuttack.
3. Puri Circle, Puri.
4. Salaries Circle, Puri.
5. Berhampur Circle, Berhampur.
6. Titilagarh Circle, Titilagarh.
7. Special Survey Circle, Cuttack.

These amendments shall take effect from the 1st November, 1960.

Explanatory Note

NOTE.—The amendments have become necessary on account of the re-organisation of the Appellate Assistant Commissioners' Ranges in the charge of the Commissioner of Income-tax, Bihar and Orissa.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 96 (F. No. 50/3/60-IT.)]

D. V. JUNNARKAR, Under Secy.

CUSTOMS*New Delhi, the 5th November 1960*

S.O. 2655.—In exercise of the powers conferred by section 29B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following amendments in the Sea Customs Duties (Provisional Assessment) Rules, 1957 published

with its notification No. 147-Customs, dated the 6th July, 1957, the same having been previously published with its notification No. 157-Customs, dated the 28th November, 1959 as required by sub-section (4) of the said section, namely:—

Amendment

1. These rules may be called the Sea Customs Duties (Provisional Assessment) Amendment Rules, 1960.

2. In the Sea Customs Duties (Provisional Assessment) Rules, 1957,

(i) in rule 4,—

(a) in sub-rule (3), after the words “as estimated by him” the following words shall be inserted, namely:—

“Provided that if the Collector so decides the owner executes a bond with such sureties or security or both as the Collector may require, undertaking to produce before him further documents and proof regarding the real value or quantity of the goods within one month or such longer period as the Collector may allow and also undertaking to pay the difference between the duty provisionally assessed, and the duty finally assessed. The Bond(s) shall be executed in forms III A, III B and III C”;

(b) after sub-rule (3), the following sub-rule shall be inserted, namely:—

“(4) if the owner fails to produce the further documents or proofs before the expiry of the said period or if the Collector is satisfied that the further documents or proof are not adequate for determining the real value or quantity of the goods, the Collector shall make the final assessment on the basis of the value and quantity determinable from the available documents”;

3. after rule 8, the following rule shall be added, namely:—

“9. Notwithstanding anything contained in these rules, the Collector may permit any owner who is required by these rules to execute a bond in any of the prescribed Forms, to execute a general bond to cover a series of transactions in such form, with such surety or sufficient security, in such amount and under such conditions as the Collector approves”.

FORM III-A

[See rule 4(3)]

To

The President of India.

In consideration of the Collector at.....(hereinafter called the ‘Collector’) agreeing at my/our request to make provisional assessment under rule 4(3) of the Sea Customs Duties (Provisional Assessment) Rules, 1957 (hereinafter referred to as the Provisional Assessment Rules, 1957) in respect of the goods imported by me/us.

I/We.....of.....(hereinafter called the ‘Owner’) am/are bound to the President of India to pay to the President of India on demand and without demur the difference, if any, between the duty provisionally assessed by the Collector under rule 4(3) of the Provisional Assessment Rules, 1957 and the duty finally assessed by the Collector in respect of the said goods under rule 4(4) of the said Rules for which payment I/we bind myself/ourselves and my/our legal representatives.

The condition of this bond is that if the said owner and his/their representative(s) shall produce before the Collector further documents and proof regarding real value or quantity of the goods imported as aforesaid within one month and shall observe all the provisions of the Provisional Assessment Rules, 1957 in respect of the goods for which duty has been assessed;

And if the said owner pays the difference between the duty finally assessed under rule 4(4) of the Provisional Assessment Rules, 1957 and the duty provisionally assessed under rule 4(3) of the said Rules:

This obligation shall be void.

Otherwise, and on breach or failure in the performance of any part of this condition, the same shall be in full force.

I/We declare that this bond is given under the orders of the Central Government for the performance of an act in which the public are interested.

Place:

Signature of owner:

Date:

Witness (1)

Address (1)

Occupation (1)

(2)

(2)

(2)

Accepted by me this.....day of.....

Collector of Customs.....
for and on behalf of the President of India.

FORM III-B

[See rule 4(3)]

Form of Surety Bond on Provisional assessment

(Delete the letters and words not applicable)

To

The President of India.

In consideration of the Collector at.....(hereinafter called the 'Collector') agreeing at the request of Mr./Messrs.....to make provisional assessment under rule 4(3) of the Sea Customs Duties (Provisional Assessment) Rules, 1957 (hereinafter referred to as the Provisional Assessment Rules 1957) in respect of the goods imported by Mr./Messrs..... namely

I/We.....of.....(hereinafter called the surety) am/are bound to the President of India in the sum of Rs.....to be paid to the President of India for which payment I/We bind myself/ourselves and my/our legal representatives.

The condition of this bond is that if Messrs.....and their representatives shall observe all the provisions of the Provisional Assessment Rules, 1957 in respect of the goods for which duty has been assessed;

And if Messrs.....pay the difference between the duty finally assessed under rule 4(4) of the Provisional Assessment Rules, 1957, and the duty provisionally assessed under rule 4(3) of the said Rules:

This obligation shall be void.

Otherwise, and on breach or failure in the performance of any part of this condition, the same shall be in full force.

I/We declare that this bond is given under the orders of the Central Government for the performance of an act in which the public are interested.

Place:

Signature of Surety:

Date:

Witness (1)

Address (1)

Occupation (1)

(2)

(2)

(2)

Accepted by me this.....day of.....

Collector of Customs.....
for and on behalf of the President of India.

FORM III-C

[See rule 4(3)]

Form of Bond (with Security) on Provisional assessment

(Delete the letters and words not applicable)

To

The President of India.

In consideration of the Collector at.....(hereinafter called the Collector) agreeing at my/our request to make provisional assessment under rule 4(3) of the Sea Customs Duties (Provisional Assessment) Rules, 1957 (hereinafter referred to as the Provisional Assessment Rules, 1957), in respect of the goods imported by me/us, namely,

I/We of [hereinafter called the obligor(s)] am/are jointly and severally bound to the President of India in the sum of Rs.....to be paid to the President of India for which payment I/We jointly and severally bind myself/ourselves and my/our legal representatives.

Whereas the Collector has required the obligor(s) to deposit as guarantee for the amount of this bond the sum of.....rupees in cash.

The securities as hereinafter mentioned of total face value of.....rupees endorsed in the Collector's favour, namely.....

And whereas the obligor(s) has/have furnished such guarantee by depositing with the Collector the cash/securities as above mentioned.

The condition of this bond is that if the obligor(s) and his/their legal representatives shall observe all the provisions of the Provisional Assessment Rules, 1957 in respect of the goods for which duty has been assessed;

And if the obligor(s) pay the difference between duty finally assessed under Rule 4(4) of the Provisional Assessment Rules, 1957 and the duty provisionally assessed under Rule 4(3) of the said rule;

This obligation shall be void.

Otherwise and on breach or failure in the performance of any part of this condition, the same shall be in force.

And the President shall, at his option, be competent to make good all losses howsoever arising either from the account of the guarantee deposit or by enforcing his rights under the above written bond or by both.

I/We declare this bond is given under the orders of Central Government for the performance of an act in which public are interested.

Place:

Signature(s) of Obligor(s)

Date:

Witness (1)
(2)

Address (1)
(2)

Occupation (1)
(2)

Accepted by me this day of 19 ..

Collector of Customs,
for and on behalf of the President
of India.

[No. 119/F. No. 21/92/57-Cus.IV.]

S. VENKATESAN, Secy.

CENTRAL EXCISE COLLECTORATE, DELHI**PUBLIC NOTICE****CENTRAL EXCISES**

SUBJECT:—Manufactured Products—Khandsari Sugar—System of compounded levy Presentation of A.R.-8 applications.

New Delhi, the 27th October, 1960

S.O. 2656.—The manufacturers of Khandsari Sugar who opt for working on the compounded levy system are required to present the receipted A.R.-8 applications to the local Superintendent of Central Excise for his permission of

clearance of Khandsari Sugar during the coming month. To avoid inconvenience caused to the trade in this respect, it has been decided that the formal permission may be granted by the Range Officer when the verified A.R.-8 is produced before him. The Superintendents have, however, been empowered to condone delay in respect of cases where the A.S.P. is presented not more than 15 days later than the statutory period. Similarly the Superintendents have been empowered to condone delay in respect of filing A.R.-8 provided the delay is not more than 5 days. If the delay is more than 15 or 5 days respectively, the matter has to be referred to the Assistant Collector for his orders.

2. Certain enquiries have been made by the trade to know whether there was any additional duty of excise also under the compounded levy procedure. The answer to such enquiries is that the present rates of compounded levy are inclusive of the additional duty of excise.

3. Since the A.R.-8 applications can be submitted on weekly basis, it is open to a khandsari manufacturer to opt for the compounded levy with the commencement of the second, third or the fourth week of a month, as the case may be. It has also been decided that when a factory is due to close, duty may not be deposited upto the last working week as it will have to be refunded ultimately. Similarly, when recoveries on account of short assessments are to be made, as and when detected, the manufacturers are permitted to put in claims for refunds at the end of each month instead of at the end of the crushing season.

[C. No. VI(J)16/5CE/60/52443.]

K. NARASIMHAN, Collector.

MINISTRY OF COMMERCE & INDUSTRY

ORDER

New Delhi, the 28th October, 1960

S.O. 2657/IDRA/6/1.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints the following persons to be members of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 1740 dated the 7th July, 1960 for the scheduled industries engaged in the manufacture and production of Bicycles, Sewing Machines & Instruments till the 6th July, 1962 and directs that the following amendment shall be made in the said Order, namely:—

(a) In paragraph 1 of the said Order after entry No. 18A relating to Shri S. C. Banerjee, the following entries shall be inserted, namely:—

- | | | |
|---|----------------------------------|----------------|
| <p>"18B. Shri R. V. Ramiah,
Development Officer,
Office of the Development
Commissioner,
Small Scale Industries,
Udyog Bhavan, New Delhi.</p> | <p>"Technical
Knowledge"</p> | <p>Member.</p> |
| <p>"18C. Miss Ena Choudhari,
Technical Officer,
National Productivity Council,
38, Golf Links,
New Delhi.</p> | <p>"Technical
Knowledge"</p> | <p>Member.</p> |

(b) In paragraph 1 of the said Order, after entry No. 20A relating to Shri J. P. Mehrotra, the following entry shall be inserted:—

- | | | |
|--|--------------------|----------------|
| <p>"20B. Mrs. K. Tandon,
Social Welfare &
Rehabilitation Directorate,
Ministry of Home Affairs,
New Delhi.</p> | <p>"Consumers"</p> | <p>Member.</p> |
|--|--------------------|----------------|

[No. 1(1)IA(IV)/60.]

P. MADHAVAN NAIR, Under Secy.

TRADE AND MERCHANDISE MARKS

New Delhi, the 29th October, 1960

S.O. 2658.—In exercise of the powers conferred by section 77 of the Indian Patents and Designs Act, 1911 (2 of 1911), the Central Government hereby makes the following further amendments to the Indian Patents and Designs Rules, 1933, the same having been previously published as required by sub-section (2) of the said section, namely:—

1. These rules may be called the Indian Patents and Designs (Amendment) Rules, 1960.
2. In the Third Schedule to the Indian Patents and Designs Rules, 1933 (hereinafter referred to as the said rules), for the words "Signature of Controller", the following words, asterisk and marginal note shall be substituted, namely:—

Controller of Patents and Designs.

3. After the Fifth Schedule to the said rules, the following Schedule shall be inserted, namely:—

"THE SIXTH SCHEDULE.**GOVERNMENT OF INDIA****THE PATENT OFFICE****(Designs Branch)***Certificate of Registration of Design.*

Design No. Date†

Certified that the design, of which a copy is annexed hereto, has been registered as of the number and date given above in class..... in respect of the application of such design to..... in the name of.....

.....
in pursuance of and subject to the provisions of the Indian Patents and Designs Act, 1911, and the Indian Patents and Designs Rules, 1933.

Date of issue of certificate

Controller of Patents and Designs.

*Here is to be inserted the name of the Controller of Patents and Designs.

†The reciprocity date (if any) which has been allowed and the name of the country; if not, the date of application for registration in India.

Copyright in the design will subsist for five years from the date of registration, and may, under the terms of the Act and Rules, be extended for two further periods, each of five years.

This certificate is not for use in legal proceedings or for obtaining registration abroad."

[No. 14(3)-TMP/60.]

M. H. SIDDIQI, Under Secy.

(Indian Standards Institution)

New Delhi, the 24th October, 1960

S.O. 2659.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that six licences, particulars of which are given in the Schedule hereto annexed, have been granted authorizing the licensees to use the Standard Mark.

THE SCHEDULE

Serial No.	Licence No. & Date	Period of Validity		Name and Address of the Licensee	Article/Process covered by the Licence	Relevant Indian Standard
		From	To			
1	CM/L-232 17-10-1960	1-11-1960	31-10-1961	M/s. Assam Plywood Products, Dibrugarh (Factory at Kakojan), Assam.	Tea-Chest Plywood Panels.	IS : 10-1953 Specification for Plywood Tea-Chests (<i>Revised</i> .)
2	CM/L-233 18-10-1960	1-11-1960	31-10-1961	M/s. Great Eastern Cutlery Works, 20 Strand Road, Calcutta-1.	Pruning Knives, Hooked and Curved.	IS : 619-1955 Specification for Pruning Knives, Hooked and Curved.
3	CM/L-234 18-10-1960	1-11-1960	31-10-1961	M/s. Hind Galvanizing & Engg. Co., Private Ltd., 11, Goho Road, Howrah.	Drums for Paints.	IS : 442-1954 Specification for Drums for Paints.
4	CM/L-235 18-10-1960	1-11-1960	31-10-1961	The Vegetable Soap Works, Big Bazar, Calicut-1. (Kerala State).	Toilet Soap.	IS : 284-1951 Specification for Toilet Soap.
5	CM/L-236 18-10-1960	1-11-1960	31-10-1961	M/s. Republic Engg. Corpn., Limited, 7, Chowringhee Road, Calcutta-13.	Bicycle Bottom Bracket Fixed Cups.	IS : 1133-1958 Specification for Bicycle Bottom Bracket Fixed Cup.
6	CM/L-237 18-10-1960	1-11-1960	31-10-1961	The Stoneware Pipes (Madras) Ltd., Trivellore.	Salt-Glazed Stoneware Pipes and Fittings.	IS : 651-1955 Specification for Salt-Glazed Stoneware Pipes and Fittings.

[No. MD/12 : 451].

C. N. MODAWAL,
Deputy Director (Marks.)

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 27th October 1960

S.O. 2660.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) the Central Government hereby makes the following rules, the same having been previously published as required by the said section namely:—

CASHEW KERNELS GRADING AND MARKING RULES, 1960.

1. Short title and application.—These rules may be called the Cashew Kernels Grading and Marking Rules, 1960.

(2) They shall apply to cashew kernels produced or processed in India.

2. Definition.—In these rules—

“Schedule” means a Schedule to these rules.

3. Grading designations.—Grade designations to indicate the quality of cashew kernels shall be as set out in column I of Schedules I to VI.

4. Definition of quality.—The quality indicated by the grade designations shall be as set out against each grade designation in Schedules I to VI.

5. Grade designation marks.—The grade designation mark shall consist of a label bearing a design (consisting of an outline map of India with the word “AGMARK” and the figure of rising sun with the words “Produce of India”) resembling that set out in Schedule VII.

6. Method of marking.—(1) The grade designation mark shall be securely affixed to each container in the manner approved by the Agricultural Marketing Act and the Government of India. In addition to the grade designation mark, each container shall be marked with such particulars and in such manner as may be specified by the aforesaid officer from time to time.

(2) An authorised packer may, after obtaining the previous approval of the Agricultural Marketing Adviser to the Government of India, mark his private trade mark on a container in a manner approved by the said officer; provided that the private trade mark does not represent a quality or grade of cashew kernels different from that indicated by the grade designation mark affixed on the container in accordance with these rules.

7. Method of packing.—Only new, clean and dry leak-proof tins shall be used for packing. Each tin shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser to the Government of India from time to time. The wooden box in which the tins are packed shall also be marked with Agmark label. Cashew Kernels of only one grade shall be packed in a box.

8. Special conditions of certificate of authorisation.—In addition to the conditions specified in rule 4 except clause (e), of the General Grading and Marking Rules, 1937, the conditions set out in Schedule VIII shall be the conditions of every certificate of authorisation issued for the purposes of these rules.

SCHEDULE I

(See rules 3 and 4)

Grade designations and definitions of quality of cashew kernels (wholes)

Grade designation	Number of Kernels per lb.	General characteristics
W 210	200/210	Cashew kernels shall have been obtained through shelling and peeling fully developed cashewnuts. (<i>Anacardium occidentale</i>); shall have the characteristic shape; shall be white or pale cream in colour, reasonably dry, and free from insect damage, damaged kernels and black or brown spots. The kernels shall be completely free from testa.
W 240	220/240	
W 280	260/280	
W 320	300/320	
W 400	350/400	
W 460	400/450	
W 500	450/500	

Tolerance : Broken kernels shall not exceed 3 per cent at the time of packing.

SCHEDULE II

(See rules 3 and 4)

Grade designations and definitions of quality of scorched cashew kernels (wholes)

Grade designation	Trade name	Maximum number of kernels per lb.	General characteristics
SW 280	Scorched wholes 280	280	Cashew kernels shall have been obtained through shelling and peeling fully developed cashew-nuts. (<i>Anacardium occidentale</i>); shall have the characteristic shape ; shall be reasonably dry and free from insect damage, damaged kernels and black or white spots and testa. The kernels may be light brown or deep cream in colour due to scorching as a result of over heating.
SW 400	Scorched wholes 400	400	
SW	Scorched wholes		

Tolerance : Broken kernels shall not exceed 3 per cent at the time of packing.

SCHEDULE III

(See rules 3 and 4)

Grade designation and definitions of quality of dessert cashew kernels (wholes)

Grade designation	Trade name	Blemish	General characteristics
DW or SWH	Dessert wholes	Slightly shrivelled kernels not to exceed 25 per cent in number.	Cashew kernels shall have been obtained by shelling and peeling cashewnuts. (<i>Anacardium occidentale</i>); shall have the characteristic shape; shall be reasonably dry and free from insect damage and testa. Slightly scorched kernels and kernels with slight-sparking and discoloration permitted. They shall be completely free from rancid kernels. The kernels may be immature to the extent provided in column 3.
DW 2	Dessert Wholes 2		Cashew kernels shall have been obtained by shelling and peeling cashewnuts. (<i>Anacardium occidentale</i>); shall have the characteristic shape; shall be reasonably dry and free from insect damage and testa. Scorched, discoloured, speckled and shrivelled kernels permitted. They shall be completely free from rancid kernels. The kernels may show deep black spots covering not more than 5 per cent of the surface area of the kernels.

SCHEDULE IV

(See rules 3 and 4)

Grade designations and definitions of quality of cashew kernels (White pieces.)

Grade Designation	Trade name	Description	General characteristics
(1)	(2)	(3)	(4)
B . . .	Butts . . .	Kernels broken cross-wise and naturally attached.	Cashew kernels shall have been obtained by shelling and peeling fully developed cashewnuts (<i>Anacardium occidentale</i>); shall be white or pale cream in colour, reasonably dry and free from insect damage, damaged kernels and black or brown spots. The pieces shall be completely free from testa.
S . . .	Splits	Kernels split naturally lengthwise.	
LWP. . .	Large pieces	Kernels broken into more than two pieces and not passing through a 1/6" sieve.	
SWP . . .	Small pieces	Broken kernels passing through 1/6" sieve but not passing through 1/8" sieve.	
BB . . .	Baby bits	Plumules and broken kernels passing through 1/8" sieve but not through 1/10" sieve.	

Tolerance : Upto 3 per cent of the next lower grade at the time of packing.

SCHEDULE V

(See rules 3 and 4)

Grade designations and definitions of quality of cashew kernels (scorched pieces)

Grade designation	Trade name	Description	General characteristics
SB . . .	Scorched butts	Kernels broken cross-wise and naturally attached.	Cashew kernels shall have been obtained through shelling and
SS . . .	Scorched Splits	Kernels splits naturally lengthwise.	peeling fully developed cashewnuts.]

Grade designation	Trade name	Description	General characteristics
SP . . .	Scorched pieces	Kernels broken into two pieces and not passing through 1/6" sieve.	(<i>Anacardium occidentale</i>); shall be reasonably dry and free from insect damage, damaged kernels, black or white spots and testa. The pieces may be light brown or deep cream in colour due to scorching as a result of over-heating.
SPP . . .	Scorched small pieces.	Broken kernels passing through 1/6" sieve but not through 1/8" sieve.	

Tolerance: Upto 3 per cent of the next lower grade at the time of picking.

SCHEDULE VI

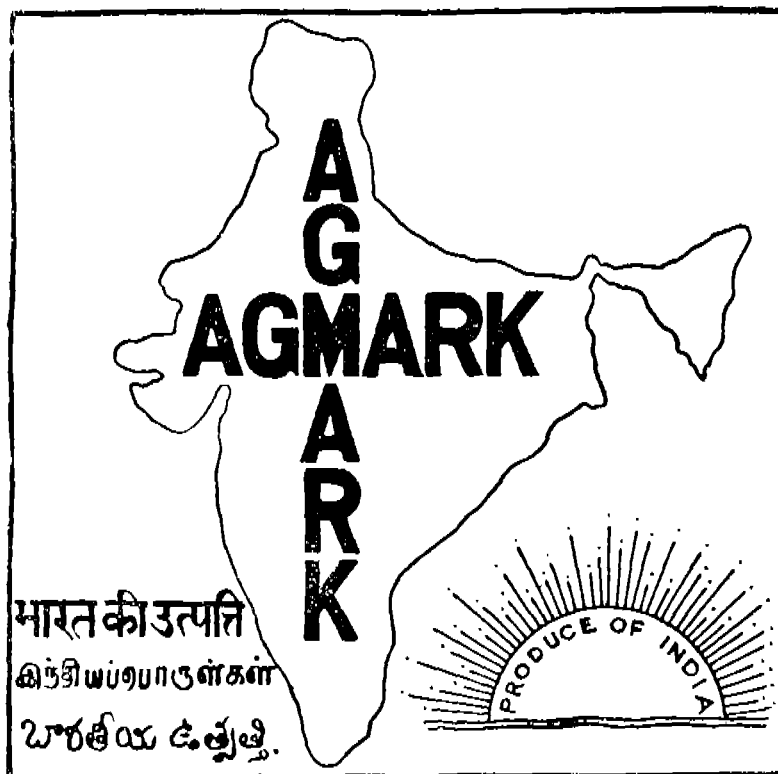
(See rules 3 and 4)

Grade designations and definitions of quality of dessert cashew kernel pieces

Grade designation	Trade name	Description	Blemish	General characteristics
1	2	3	4	5
DF . . .	Dessert pieces	Kernels broken into two pieces but not passing through 1/6" sieve.	Pieces of slightly shrivelled kernels not to exceed 25 %.	Cashew kernels shall have been obtained through shelling and peeling cashewnuts (<i>Anacardium occidentale</i>); shall be reasonably dry and free from insect damage, and testa. Slightly scorched pieces with slight surface speckling and discoloration permitted. They shall be completely free from rancid kernels. The pieces may be immature nuts to the extent shown in column 4.
DF 1 . . .	Dessert pieces two.	Kernels broken into more than 2 pieces but not passing through 1/6" sieve.]	Do	Cashew kernels shall have been obtained through shelling and peeling cashewnuts (<i>Anacardium occidentale</i>); shall be reasonably dry and free from insect damage and testa. Scorched, discoloured, speckled and shrivelled pieces permitted but the kernels should be free from black spots. They shall be completely free from rancid kernels.
DF 2 . . .	Dessert small pieces.	Broken scorched dessert kernel pieces passing through 1/6" sieve but not passing through 1/8" sieve.		

SCHEDULE VII

(See rule 5)

Map of India

SCHEDULE VIII

(See rule 8)

Conditions of certificate of authorisation

1. An authorised packer shall have suitable arrangements for the roasting, peeling, disinfecting and packing in an inert atmosphere of cashew kernels and storage of the packed containers.
2. An authorised packer shall make such arrangements for testing cashew kernels as may be specified and a sample thereof shall be forwarded to such control laboratory as may be notified, from time to time, by the Agricultural Marketing Adviser to the Government of India.
3. An authorised packer shall provide such facilities to Inspecting Officers duly authorised by the Agricultural Marketing Adviser to the Government of India for the sampling, testing and affixation of grade designation marks, as may be specified from time to time by the Agricultural Marketing Adviser to the Government of India.
4. All instructions regarding the methods of sampling, analysing, packing etc. which may be issued by the Agricultural Marketing Adviser to the Government of India, shall be strictly observed.

New Delhi, the 29th October 1960

S.O. 2661.—In exercise of the powers conferred by section 6 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby declares that the provisions of the said Act shall apply to the following articles, namely:—

Condiments and Spices

(Other than pepper, ginger, cashewnut, cardamom, chillies and turmeric, to which the provisions of the Act have already been applied.)

[No. F. 14-83/60-AM.]

S.O. 2662.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby makes the following further amendments in the Tobacco Grading and Marking Rules, 1937, the same having been previously published as required by the said section; namely:—

1. **Short title.**—These rules may be called the Tobacco Grading and Marking (Amendment) Rules, 1960.

2. In the Tobacco Grading and Marking Rules, 1937,

(a) for the word and letters "Schedule XII" appearing in rule 7, the word and letters "Schedule XV" shall be substituted.

(b) in Schedule XIV, against the grade designation "2 Semi-processed", under column "Texture and body" against the colours "(b) Yellowish to Dark Brown" and "(C) Mixed," for the words "Thick to brown", the words "Thick to medium" shall be substituted.

[No. F. 16-1/59-AM.]

V. S. NIGAM, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 27th October 1960

S.O. 2663.—In exercise of the powers conferred by sub-section 4(vi) of section 4 of the Indian Lac Cess Act, 1930, as amended from time to time, the Central Government is pleased to nominate Shri P. D. Jalan C/o Messrs. Jalan and Co., 5, Mangoe Lane, Calcutta on the Governing Body of the Indian Lac Cess Committee to represent lac brokers and shellac brokers for a period of three years.

[No. 3-12/60-Com.III.]

AJUDHIA PRASADA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 28th October, 1960

S.O. 2664.—In pursuance of sub-rule (2) of rule 11 and clause (b) of sub-rule (2) of rule 14 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendment in the Schedule to the notification of the Government of India in the Ministry of Health No. S.R.O. 619 dated the 28th February, 1957, namely:

In Part I of the said Schedule, under the heading "Lady, Reading Health School, Delhi", for the entry "Adviser, Maternity and Child Welfare" in columns 2 and 3 the entry "Assistant Director General of Health Services (Institutes)" shall be substituted.

[No. F. 6-4/60-AV.]

B. S. SRIKANTIAH, Dy. Secy.

New Delhi, the 28th October, 1960

S.O. 2665.—The following draft of further amendments in the Drugs Rules, 1945, which the Central Government proposes to make in exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (23 of 1940), is published as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st December, 1960. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

1. These rules may be called the Drugs (Amendment) Rules, 1960.
2. In the Drugs Rules, 1945 hereinafter referred to as the said Rules:—
for Rule 126 the following Rule shall be substituted namely:—

“126. *Standards for substances intended to be used for the destruction of vermin or insects which cause disease in human beings or animals.*

Insecticides

The standards for substances intended to be used for the destruction of vermin or insects which cause disease in human beings or animals, commonly known as insecticides shall be the standards for identity, purity or strength laid down in the prescribed Pharmacopoeia or the formula or list of ingredients displayed in the prescribed manner on the label on the container.

Disinfectants

The standards for disinfectants shall be such as are laid down in Schedule O.”

3. In the said Rules, for entry 12 of Schedule K the following entry shall be substituted, namely:—

“12. Substances intended to be used for destruction of vermin or insects which cause disease in human beings or animals, viz., Insecticides and Disinfectants.

The provisions of Chapter IV of the Act and the Rules thereunder which require them to be covered by a sale licence”.

4. In the said Rules,

(a) in Form 24, for paragraph 2, the following paragraph shall be substituted, namely:—

“2. Names of drugs categorized according to Schedule M”.

(b) in Form 25, in paragraph 1, clause (b) shall be substituted by the following namely:—

(b) “Names of drug (each item to be separately specified).....”

(c) for Schedule M, the following Schedule shall be substituted, namely:—

SCHEDULE M

(See rules 71, 71-A and 76)

(1) Requirements of Factory premises

(A) *Location and surroundings.*—The factory shall be situated in a place which shall not be adjacent to an open sewage, drain, public lavatory or any factory which produces a disagreeable or obnoxious odour or fumes or large quantities of soot, dust or smoke. The factory shall be located in a sanitary place, remote from filthy surroundings.

(B) *Buildings.*—The buildings used for the factory shall be constructed so as to permit of production under hygienic conditions. They shall conform to the conditions laid down in the Factories Act, 1948 (63 of 1948). The part of the building used for manufacture shall not be used as a sleeping place and no

sleeping place adjoining to it shall communicate therewith except through open air or through an intervening open space.

The walls of the room in which manufacturing operations are carried out shall, up to a height of 6' from the floor, be smooth water-proof and must be capable of being kept clean. The flooring shall be smooth, even and washable and shall be such as not to permit of retention or accumulation of dust. There shall be no chinks or crevices in the walls or floor.

(C) *Water Supply*.—The water used in manufacture shall be pure and of drinkable quality, free from pathogenic micro-organisms.

(D) *Disposal of waste*.—Waste water and other residues from the laboratory which might be prejudicial to the workers or to public health shall be disposed of after suitable treatment to render them harmless.

(E) *Health, Clothing and Sanitary requirement of the staff*.—All workers shall be free from contagious or obnoxious disease. Their clothing shall consist of a white or coloured uniform suitable to the nature of work and the climate, and shall be clean. Adequate facilities for personal cleanliness, such as clean towels, soap and brushes shall be provided separately for each sex. The workers shall be required to wash and change into clean footwear before entering the rooms where the manufacturing operations are carried on. The workers shall also be required to wear either a clean cap or a suitable head gear so as to avoid any possibility of contamination by hair or perspiration. For those engaged in filling and sealing of containers for parental preparations, suitable cotton masks should be provided to cover the nostrils and mouth during work.

(F) *Medical Services*.—The manufacturer shall provide:—

- (1) Adequate facilities for First Aid.
- (2) Medical inspection of workers at the time of employment and periodical check up thereafter at least once a year.
- (3) Facilities for vaccination and inoculation against the enteric or any other epidemic group of diseases. Adequate precautions for safeguarding the health of the workers, including measures to avoid industrial accidents or diseases.

(G) No manufacturing operations or part of any such operations shall be conducted on the floor. Working benches shall be provided for carrying out operations such as filling, labelling, packing etc. Such benches shall be fitted with smooth, impervious tops capable of being washed.

(H) In factories where operations involving the use of containers such as bottles, vials, jars, ampoules are conducted, there shall be separate arrangements for washing, cleansing and drying such containers fitted with suitable equipment for the purpose.

(2) *Requirements of Plant & Equipment*.

(A) *The following equipment is recommended for the manufacture of Ointments, Emulsions or Lotions and Suspensions:*

1. Mixing tanks.
2. Kettle, steam, gas or electrically heated.
3. A suitable power-driven mixer.
4. Storage tanks or pots.
5. A colloid mill or a triple roller mill or an ointment mill.
6. Liquid filling equipment.
7. Jar or tube filling equipment.

An area of 300 square feet is recommended for the basic installations.

(B) *The following equipment is recommended for manufacture of Syrups, Elixirs and Solutions:*

1. Mixing and storage tanks.
2. Portable mixer.

3. Filter press or metafilter or 'Sparklet' filter or other suitable filtering equipment.
4. Vacuum or gravity filler.
5. Deioniser or Water Still.

An area of 300 square feet is recommended for the basic installations.

(C) *Equipment for the manufacture of Pills and Compressed Tablets including Hypodermic Tablets.*—For efficient operation the tablet production department shall be divided into three distinct and separate Sections:—

- (a) Granulating Section.
- (b) Tableting Section.
- (c) Coating Section.

The following equipment is recommended in each of the three Sections:

- (a) *Granulating Section:*
 1. Disintegrator.
 2. Powder Mixer.
 3. Mass Mixer.
 4. Granulator.
 5. Ovens, thermostatically controlled.
- (b) *Tableting Section:*
 1. Tablet machine, single punch or rotary.
 2. Pills machine.
 3. Punch and dies storage cabinet.
 4. Tablet counter.

The Tableting Section shall be free from dust and floating particles. For this purpose, it is desirable that each tablet machine is connected either to an exhaust system or isolated into cubicles.

(c) *Coating Section:*

1. Jacketed kettle, steam, gas or electrically heated for preparing solution.
2. Coating pan.
3. Polishing pan.
4. Heater and exhaust system.

The coating section shall be made dust-free and suitable exhaust provided to remove excess powder and the fumes resulting from solvent evaporation. An area of 300 square feet for each of the above three Sections is recommended for basic installations.

The manufacture of Hypodermic Tablets shall be conducted under aseptic conditions in a separate air-conditioned room the walls of which shall be smooth and washable. The granulations, tableting and packing shall be done in this room.

(D) *The following equipment is recommended for the manufacture of Powders:*

1. Disintegrator.
2. Mixer.
3. Sifter.
4. Stainless steel scoops and vessels.
5. Filling equipment.

In case of operations involving floating particles of fine powder or dust a suitable exhausted system shall be provided. Workers should be provided with suitable masks during operation.

An area of 300 sq. feet is recommended to allow for the basic packing operations. Where the actual powdering is to be done on the premises an additional room shall be provided for the purpose.

(E) *The following equipment is recommended for filling of Hard Gelatin Capsules:—*

1. Mixing and blending equipment.
2. Capsule filling units.
3. Capsule counters.

An area of 200 square feet is recommended for the basic installations for capsules filling. The room shall be air-conditioned and also dehumidified whenever necessary.

In case of operations involving floating particles of fine powder of dust a suitable exhaust system shall be provided.

(F) *The following equipment is recommended for the manufacture of Surgical Dressings other than Absorbent Cotton Wool.*

1. Rolling machine.
2. Trimming machine.
3. Cutting equipment.
4. Folding and pressing machine for gauze.
5. Mixing tanks for processing medicated dressings.
6. Hot air drying ovens.
7. Steam steriliser or dry heat steriliser.

An area of 300 square feet is recommended to allow for the basic installations. In case medicated dressings are to be manufactured, another room with an area of 300 square feet shall be provided.

(G) *The following equipment is recommended for manufacture of Eye-Ointments, Eye-Drops and other Sterile Preparations for external use;*

1. Hot air oven electrically heated with thermostatic control.
2. Kettle, gas or electrically heated with suitable mixing arrangement.
3. Colloid mill or ointment mill.
4. Tube-filling equipment.
5. Mixing and storage tanks of stainless steel or of other suitable material.
6. Sintered glass funnel, Seitz filter or filter candle.
7. Liquid filling equipment.
8. Autoclaves.

An area of 250 square feet is recommended for the basic installations. The manufacture and filling shall be carried out under aseptic conditions. The room shall be air-conditioned and dehumidified if preparations containing anti-biotics are manufactured.

(H) *The following equipment is recommended for manufacture of Pessaries and Suppositories:*

1. Mixing and purging equipment.
2. Moulding equipment.

An area of 200 square feet is recommended to allow for the basic installations.

In case of pessaries manufactured by granulation and compression, if the licensee does not have a tablet section a separate area of 300 square feet and the following equipment is considered necessary.

1. Mixer.
2. Granulator.
3. Drier.
4. Compressing machine.
5. Pessary and tablet counter.

(I) *The following equipment is recommended for manufacture of Inhalers and Vitrallae:*

1. Mixing equipment.
2. Graduated delivery equipment for measurement of the medicament.
3. Sealing equipment.

An area of 200 square feet is recommended for the basic installations.

(J) The following equipment is recommended for the Repacking of Drugs and Pharmaceutical Chemicals:

1. Sifters.
2. Stainless steel scoops and vessels.
3. Weighing balance.
4. Filling equipment.

An area of 300 square feet is recommended for basic packing operations. In case of operations involving floating particles of fine powder or dust a suitable exhaust system should be provided.

(K) Equipment for the manufacture of parenteral Preparations:

The whole proposes of the manufacture of parenteral preparations may be divided into the following separate operations:

(a) Preparation of the containers.—This includes, cutting, washing, drying and sterilisation of ampoules or vials prior to filling.

(b) Preparation of solution.—This includes preparation and filtration of solution.

(c) Filling and sealing.—This includes filling and sealing of ampoules or filling and capping of vials.

(d) Sterilisation.

(e) Testing.

The following basic hygienic requirements shall be complied with:

(1) Strict sanitation shall be maintained throughout the entire plant in order to prevent contamination and to keep out pyrogens. Masks and overalls shall be worn wherever necessary.

(2) The preparation room where the solutions are prepared shall be tiled and kept immaculate. This room shall be air-conditioned if the solutions are filtered in it.

(3) The filling and sealing rooms shall likewise be air-conditioned under positive pressure. With air locks provided to prevent the entry of air from outside. The walls and floors shall be tiled so as to permit their being sprayed and washed with an antiseptic solution. The benches shall preferably have stainless steel or laminated plastic tops capable of being washed.

(4) In the room provided for aseptic filling and sealing, a sufficient number of sterilising lamps shall be mounted over the benches and in the air-lock leading to the room to prevent contamination.

(5) A separate room shall be provided for sterilisation, testing (for leaks and floating particles) and drying.

(6) Separate arrangements for labelling and packing.

(7) Finished products shall be stored in a separate cool and dry area.

The following equipment is recommended:—

Manufacturing Area:

1. Storage equipment for ampoules and vials.
2. Ampoule washing and drying equipment.
3. Dustproof storage cabinets.
4. Water still.
5. Mixing and preparation tanks or other containers.

The tanks or containers shall be made of either glass or such material as will not react with the liquid.

6. Filtering equipments such as filter press or sintered glass funnel.
7. Autoclave.

Filling and sealing room:

8. Benches for filling and sealing.
9. Filling and sealing unit.

Aseptic filling and sealing room:

10. Bacterial-proof filters such as Seitz filter, filter candles or sintered glass filters.
11. Filling and sealing unit.

General Room:

12. Inspection table.
13. Leak testing equipment.
14. Labelling and Packings benches.
15. Storage equipment including cold storage and refrigerators if necessary.
16. Incubators and all arrangements necessary for carrying out sterility tests on finished products.
17. Arrangements for testing the quality of glass for the containers.

An area of 600 square feet, partitioned into suitably sized cubicles, is recommended for the basic installations.

NOTE.—The above requirements are subject to modifications at the discretion of the licensing authority if he is of the opinion that having regard to the nature of preparations, manufactured (or repacked) by the licensee, it is necessary to relax or alter them in the circumstances of a particular case."

after Schedule N the following Schedule shall be inserted namely:—

"Schedule O".

(See Rule 126).

A. Provisions applicable to Black Disinfectant Fluid (Emulsifying)

Black Disinfectant Fluid (Emulsifying) is a homogenous solution prepared from coal tar acid fractions with the aid of a suitable emulsifier. It shall contain not less than 40 per cent w/w of the Coal Tar Acids, Phenolic compounds, and Coal Tar Oils and shall have a Phenol-co-efficient of not less than 18 (Grade I), 10 (Grade 2), or 5 (Grade 3). It shall not contain quaternary ammonium compounds, mercury salts, Kerosene or other non-phenolic petroleum distillates.

Stability after dilution

Preparation of artificial hard water.—40 ml. of N/1 Hydrochloric acid is neutralised with a slight excess of calcium carbonate and filtered. The filtrate is diluted to 1,000 ml. with distilled water. 10 parts of this solution is further diluted to 100 parts with distilled water.

Procedure.—To 475 ml. and 495 ml. respectively of the artificial hard water contained in each of two 500 ml. stoppered measuring cylinders at a temperature between 15° C and 45° C 25 ml. and 5 ml. respectively of the sample are added and emulsified by inverting and righting the cylinders 30 times. The cylinders are maintained at a temperature between 15° C and 45° C for 6 hours, and examined by reflected light. Not more than a trace of separation shall occur at top and bottom.

Assay for Coal Tar Acids, Phenolic compounds and Coal Tar Oils.

10 g of the sample, accurately weighed is transferred to a separator, 50 ml. of solvent ether precooled to 15° C to 20° C, is added and the mixture shaken vigorously and allowed to separate. The aqueous layer is run off into a second separator and extracted successively with 2 more portions of 20 ml. each of solvent ether. The ether extracts are transferred to a tared 200 ml. wide mouthed flask, the ether is distilled off and the residue dried to constant weight on a steam-bath. From the weight of the residue, the percentage of coal tar acids, phenolic compounds and coal tar oils shall be calculated.

Assay for Phenol Co-efficient.

All apparatus used in the test must be scrupulously clean and sterile immediately before use.

Special Apparatus: Inoculating loop.—4 mm. in internal diameter formed at the end of a length of 28 S.W.G. (0.376 mm) wire of platinum or platinum iridium alloy measuring 38 mm from the loop to the holder. The loop is bent at such an angle as will facilitate its removal vertically from the surface of the liquid.

Incubator.—Maintained at $37^{\circ}\text{C} \pm 1^{\circ}\text{C}$.

Constant temperature water bath.—Maintained at between 17°C and 18°C .

Dropping Pipette.—To deliver 0.2 ml. in about 5 drops..

Broth tubes.—12.5 x 5 cm. hard glass test tubes.

Medication tubes.—12.5 x 5 cm. test tubes.

Culture Medium.—25 g. of Lab. lemco 20 g. of peptone and 1 g. of sodium chloride are dissolved in 1,000 ml. of distilled water. The solution is boiled for 30 minutes cooled and made up to 1,000 ml. with freshly boiled and cooled distilled water. 25 ml. of this broth is titrated at 37°C with O.I.N. Sodium hydroxide solution, using 0.1 ml. of 0.5 per cent phenolphthalein solution as indicator. By calculation from this titration the bulk of the broth shall be neutralised with N/1 Sodium hydroxide solution and brought to boil to precipitate phosphates, and filtered while hot. The broth is adjusted to PH 7.6 by the addition of N/1 Hydrochloric acid, using a comparator with phenol red as the indicator, and sterilized by heating in an autoclave. After cooling, the broth is filtered and distributed in 5 ml. quantities into sterile broth tubes and sterilized at one atmosphere (121°C) for 10 minutes. The final reaction of the broth is between pH 7.3 and pH 7.5.

Culture.—Cultures of *Salmonella Typhi*.

(*Bacterium Typhosum*) which shall be obtained from the Director, Central Drugs Laboratory shall be used. This culture shall be maintained in the Laboratory by weekly subculture on a nutrient Agar Slope (made by dissolving agar in the broth prepared as above) incubating the slope for the first 24 hours at 37°C and then keeping it in the cool, preferably below 22°C .

A little of the growth from a stock agar slope culture is transferred to a 5 ml. broth tube and incubated at 37°C for 24 hours. For subsequent generations a standard loopful of the culture is transferred to a fresh broth tube and incubated at 37°C as before. Only cultures which have been grown for 24 hours at 37°C as before and only those between the third and fourteenth generations shall be used.

Standard Phenol.—A 5 per cent w/v solution in distilled water of chemically pure phenol having a crystallising point of not less than 40.5°C is prepared. Test dilutions are prepared from this stock solution containing 1 g. of phenol in each 95, 100, 105, 110 and 115 ml. of solution. These dilutions shall be used within a week of preparation.

Test Solutions of Disinfectant.—The sample is mixed thoroughly 5 ml. is withdrawn in a capacity pipette and discharged into about 480 ml. of distilled water in a 500 ml. measuring cylinder, and the pipette rinsed in the clear liquid. The solution is diluted to 500 ml. and mixed thoroughly by a cork screw motion. Serial test dilutions are prepared by making up 5 or 20 ml. amounts of this solution to the appropriate volume with distilled water. The dilutions are made in arithmetical series, spaced in units of 50, i.e., 1 in 100, 1 in 150, 1 in 200 and so on up to 1 in 400, and in units of 100 thereafter.

Procedure.—5 ml. of each of the chosen dilutions of the disinfectant are measured into four sterile medication tubes, and placed in a suitable rack alongside the 24 hours broth culture and a fifth tube containing 5 ml. of one of the standard phenol dilutions in a water bath maintained at 17°C to 18°C . When the content of the tubes and the culture have reached the temperature of the waterbath, 0.2 ml. of the culture is added to the first tube and shaken gently. After 30 seconds, the second tube is inoculated and so on until the fifth tube has been inoculated. 30 seconds after the last inoculation, i.e., 2.5 minutes after the first, the first tube is shaken and one standard loopful of the mixture is subcultured in a 5 ml. tube of broth. The procedure is repeated at 30 second intervals until the whole cycle has been repeated four times, that is until each medication tube has been subcultured after 2.5, 5, 7.5 and 10 minutes disinfection time. The broth subculture tubes are incubated at 37°C for not less than 48 hours and not more than 72 hours. The presence or absence of growth in each tube is recorded.

Calculation of the Phenol Co-efficient.—The phenol co-efficient is calculated by dividing the dilution of disinfectant, which shows life after 2·5 and 5 minutes, but not after 7·5 and 10 minutes, by that dilution of phenol which shows the same end point. The following is a typical test result.

Disinfectant	Dilution	Time culture was exposed to action of disinfectant (in minutes)			
		2½	5	7½	10
A	1 in 1000	—	—	—	—
A	1 in 1100	+	—	—	—
A	1 in 1200	+	+	—	—
A	1 in 1300	+	+	+	—
Control Phenol 1 in 105		+	+	—	—

(+ = Growth. — = No growth)

$$\text{Phenol Co-efficient} = \frac{1200}{105} = 11.4$$

NOTE.—The reagents and solutions employed in the above tests shall comply with the specifications laid down in the Indian Pharmacopoeia, unless otherwise specified.

Stability.—Black Disinfectant Fluid (Emulsifying) shall remain stable for at least six months from the date of manufacture.

Storage.—Black Disinfectant Fluid (Emulsifying) shall be stored in mild steel, tinned mild steel or other suitable containers. It shall not be stored in containers made of galvanized iron.

Labelling.—In addition to the labelling provisions under the Drugs Rules the label on the container shall state (i) the name of the product, (ii) the name and address of the manufacturer, (iii) grade and Phenol Coefficient of the Product, (iv) the date of manufacture, (v) the date before which the products shall be used (vi) the quantity present in the container and (vii) the method of use.

B. Provision Applicable to White Disinfectant Fluid.

White Disinfectant Fluid is a finely dispersed, stabilized emulsion comprising coal tar acids and coal tar oils. It shall contain not less than 25 per cent of w/w of Coal Tar acids, Phenolic compounds and Coal Tar oils and shall have Phenol co-efficient of not less than 18 (Grade 1), 10 (Grade 2) or 5 (Grade 3).

Stability after dilution

Preparation of artificial sea water

27·0 g. of sodium chloride and 5·0 g. of magnesium sulphate are dissolved in sufficient water to produce 1,000 ml. The solution is filtered before use.

Procedure.—To 475 and 495 ml. respectively of the artificial sea water contained in each of two 500 ml. stoppered measuring cylinders at a temperature between 15°C and 45°C, 25 and 5 ml. respectively of the sample is added and emulsified by inverting and righting the cylinders 30 times. The emulsion is maintained at a temperature between 15°C and 45°C for 6 hours and examined by reflected light. Not more than a trace of separation shall occur at top and bottom.

Assay for Coal Tar Acids, Phenolic Compounds and Coal Tar Oils

Determined by the method given under "Black Disinfectant Fluid (Emulsifying)."

Assay for Phenol Coefficient.—Determined by the method given under "Black Disinfectant Fluid (Emulsifying)."

Stability.—White Disinfectant Fluid shall remain stable for at least 3 months from the date of manufacture.

Storage.—White Disinfectant Fluid, shall be stored in mild steel, tinned mild steel or other suitable containers. It shall not be stored in containers made of galvanized iron.

Labelling.—In addition to the labelling provisions under the Drugs Rules the label on the container shall state (i) the name of the product, (ii) the name and address of the manufacturer, (iii) grade and Phenol Coefficient of the product, (iv) the date of manufacture, (v) the date before which the product shall be used, (vi) the quantity present in the container and (vii) the method of use.”.

[No. F. 1-20/60-D.]

S.O. 2666.—In exercise of the powers conferred by sub-clause (ii) of clause (b) of section 3 of the Drugs Act, 1940 (23 of 1940), the Central Government hereby specifies as a drugs the following substances, namely:—

Disinfectants Coal Tar Disinfectant fluids, Black and White.

[No. F. 1-20/60-D.]

M. K. KUTTY, Dy. Secy.

New Delhi, the 29th October 1960

S.O. 2667.—Dr. Balkrishna Pandurang Apte, M.B.B.S., F.C.P.S., Poona-4, having been elected as a member of the Medical Council of India under clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) *vice* Dr. Laxman Balkrishna Joshi, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F. 5-13/59-MI dated the 9th January, 1960; namely:—

In the said notification, under the heading “Elected under clause (b) of sub-section (1) of section 3”, for the existing entry against serial No. 18, the following entry shall be substituted, namely:—

“Dr. Balkrishna Pandurang Apte, M.B., B.S., F.C.P.S., “Laxmi Sadan”, Jangli Maharaj Road, Poona—4”.

[No. 5-26/60-MI.]

A. C. RAY, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

ARCHAEOLOGY

New Delhi, the 5th November, 1960

S.O. 2668.—Whereas the Central Government is of opinion that *ancient monument* specified in the Schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said *ancient monument* to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said *ancient monument* will be considered by the Central Government.

SCHEDULE

State	District	Tahsil/Taluk	Locality	Name of Monument	Revenue Plot number to be included under protection.	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Orissa	Dhenkanal	Talcher Sub-Division	Bajrakot	Bhingesvara Mahadeva temple together with land in Survey Plot Nos. 2744, 2745, 2747 and 2749	Whole of Survey Nos. 2744, 2745, 2747 and 2749	1.23 acres	<p><i>North:</i> Survey Plot Nos. 2743 & 2750</p> <p><i>East:</i> Survey Plot No. 2287</p> <p><i>South:</i> Survey Plot Nos. 2251, 2746 & 2748</p> <p><i>West:</i> Survey Plot No. 2751 & a part of Survey Plot No. 2750</p>	Temple property	

[No. F. 4-18/60-C. 1.]
S. J. NARSIAN,
Assistant Educational Adviser.

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 27th October 1960

S.O. 2669.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), and in supersession of the notification of the Government of India, in the Ministry of Works, Housing and Supply, No. S.O. 2164, dated the 23rd August, 1960, the Central Government hereby appoints the officer mentioned in column 1 of the Table below, being gazetted officer of Government, to be estate officer for the purposes of the said Act who shall exercise the powers conferred, and perform the duties imposed, on estate officers by or under the said Act in respect of the public premises specified in the corresponding entries in column 2 of the said Table.

THE TABLE

Designation of Officer	Categories of public premises and local limits of jurisdiction
1	2
The Deputy Assistant Director General (Medical) Directorate General of Health Services, New Delhi.	All lands and buildings belonging to Government within the Campus of the Lady Hardinge Medical College and Hospital bounded on all sides by main roads as follows :— North—Punchkuin Road South—Lady Hardinge Road East—Connaught Circus West—Baird Road.

[No. 14/3/60-Acc.]

N. VISVANATHAN, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 5th November, 1960

S.O. 2670.—Whereas the Central Government is of the opinion that it is necessary to acquire the evacuee property in the Union territory of Delhi, specified in the Schedule below for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the said evacuee property.

THE SCHEDULE

S. No.	Particular of evacuee property	Name of the town and locality in which the evacuee property is situated.	Name of evacuee.
1.	VIII/2000/3073-74	Aqab Kalan Masjid, Delhi.	Shri Dauood Beg.

[No. F. 1(1218)58/Comp.III/Prop.]

CORRIGENDA*New Delhi, the 5th November, 1960*

S.O. 2671.—In the Schedule annexed to the notification of the Government of India in the M.O.R. S.O. No. 1653, dated the 13th July, 1959, published at page 1858 of part II Section 3(ii) of the Gazette of India, dated the 25th July, 1959.

Against S. No. 2 for 1|4633|810 read 1|463|810.

[No. 1(1218)58/Comp.III/Prop.]

S.O. 2672.—In the Schedule annexed to the notification of the Government of India in the M.O.R. S.O. No. 2517, dated the 30th October, 1959, published at pages 3144 to 3150 of part II Section 3(ii) of the Gazette of India, dated the 14th November, 1959.

Delete Serial No. 203 and 237.

[No. 1(1218)58/Comp.III/Prop.]

S.O. 2673.—In the Schedule annexed to the notification of the Government of India in the M.O.R. S.O. No. 1049, dated the 20th April, 1960, published at pages 1366 of Part II Section 3(ii) of the Gazette of India the 30th April, 1960.

Against S. No. 3 for VII|3020-24|5532-345 & 5560-63 read VII|3020|64.
(old)|5532-5534 & 5560-5563 (new).

[No. 1(1218)58/Comp.III/Prop.]

(Office of the Chief Settlement Commissioner)*New Delhi, the 26th October, 1960*

S.O. 2674.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act No. 44 of 1954 the Central Government hereby appoints all the Officers for the time being holding the post of Assistant Settlement Officer under the Regional Settlement Commissioner, Punjab, as Managing Officers for the custody, management and disposal of compensation pool.

[No. 7(17)/ARG/60.]

KANWAR BAHADUR,
Settlement Commissioner (A) &
Ex-Officio Dy. Secy.

DELHI DEVELOPMENT AUTHORITY.*New Delhi, the 29th October 1960*

S.O. 2675.—Notification No. L. 1(32)/54, dated 29th April, 1960 under which the land described in the schedule below was replaced by the Delhi Development Authority at the disposal of the Government of India under sub-section (4) of section 22 of the Delhi Development Act, 1957 is hereby cancelled.

SCHEDULE

Land measuring 2 Bighas 9 Biswas bearing Khasra No. 644/558 situated in Arakpur Bagh Mochi, bounded as follows:—

North	..	Nazul land.
South	...	Nazul land..
East	...	Nazul land.
West	...	Road.

[No. L. 1(32)/54.]

B. C. SARKAR, Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 26th October, 1960

S.O. 2676.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 30th September, 1956 to the two factories of Messrs Standard Pharmaceutical Works Limited situated at (i) 36, Anand Patil Road, Calcutta, and (ii) 1, D'cruze Lane, Serampore, District Hooghly, West Bengal, there was in existence a provident fund common to the employees employed in those factories, to which the said Act applies and the employees in their other establishments specified in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the said establishments.

SCHEDULE

1. Messrs Standard Pharmaceutical Works Limited, Jashobanta Road, Panbazar, Gauhati.
2. Messrs Standard Pharmaceutical Works Limited, Moti Nagar Road, Aryanagar, Lucknow.
3. Messrs Standard Pharmaceutical Works Limited, Corner Estate, 79-A, B. Sembudass Street, Madras.
4. Messrs Standard Pharmaceutical Works Limited, 67-Dr. Swesh Sarkar Road, Calcutta-14.

[No. PF.II.7(17)/60.]

New Delhi, the 27th October, 1960

S.O. 2677.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri M. V. S. Chowdary, Assistant Provident Fund Commissioner, as Regional Provident Fund Commissioner for the whole of the State of Madras, *vice* Shri J. Subbuswamy, I.A.S. Shri Chowdary shall work under the general control and superintendence of the Central Provident Fund Commissioner.

[No. 31(794)/60-PF.I.]

New Delhi, the 31st October 1960

S.O. 2678.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 30th September, 1956, to the factory known as the Tata Chemicals Limited, Mithapur, (Okhamandal) Western Railway, there was in existence a Provident fund common to the employees employed in the factory, to which the said Act applies and the employees in its Head Office and Branch Office specified in the Schedule hereto annexed;

Now therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the said Head office and Branch office.

SCHEDULE

1. The Tata Chemicals Limited Head office, Bombay House, Bruce Street, Fort, Bombay-1.
2. The Tata Chemicals Limited Branch office, P. 10, Third Floor, Mission Row Extension, Calcutta.

[No. PF.II.7(6)/60.]

S.O. 2679.—In pursuance of paragraph 3 of the Coal Mines Provident Fund Scheme, 1948, the Central Government hereby nominates Shri G. S. D. Taneja, Agent, Bhutgoria Colliery, M/s. Macneill Barry & Company Limited, P.O. Bhaga,

District Dhanbad, to the Board of Trustees, Coal Mines Provident Fund, in place of Shri M. K. Bose, who has ceased to be a member thereof and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour No. S.R.O. 2227, dated the 5th October, 1955, namely:—

In the said notification, for entry (17) the following entry shall be substituted, namely:—

“(17) Shri G. S. D. Taneja, Agent, Bhutgoria Colliery, M/s. Macneill Barry and Company Limited, P.O. Bhaga, District Dhanbad”.

[No. 4(43)/60/PF.I.]

P. D. GAIHA, Under Secy.

New Delhi, the 27th October, 1960

S.O. 2680.—In exercise of the powers conferred by sub-section (1) of Section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints the following officers of the Office of the Chief Inspector of Mines to be Inspectors of Mines subordinate to the Chief Inspector:—

- (1) Shri K. Bhattacharya
- (2) Shri S. P. Gupta.

[No. MI-8(88)/58.]

New Delhi, the 28th October, 1960

S.O. 2681.—In pursuance of the proviso to Regulation 17 of the Coal Mines Regulations, 1957, the Central Government hereby approves, for the purposes of the said Regulation, the Asansol Polytechnic, in respect of the Licentiate diploma in Mining Engineering awarded by it and makes the following further amendment in the notification of the Government of India in the Ministry of Labour & Employment No. S.O. 1250, dated the 26th May, 1959, namely:—

In the table appended to the said notification, under the heading “INDIA” and sub-heading, “List of Institutions awarding Degree/Diploma in Mining”, after item 7, the following item shall be added, namely:

“8. Asansol Polytechnic.....Licentiate Diploma in Mining Engineering.”

[No. 17/4/60-MI.]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 27th October, 1960.

S. O. 2682 :—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints, for a period of one year, the officers mentioned in column 2 of the table annexed hereto as Conciliation Officers for the quarrying industry in the area specified in the corresponding entry in column 3 of the said table.

TABLE

Sl. No.	Designation of Officer	Jurisdiction
1	2	3
1.	Labour Commissioner, Punjab	State of Punjab.
2.	Deputy Labour Commissioner, Punjab	State of Punjab.
3.	Labour Officer, Patiala	Patiala District in the State of Punjab.
4.	Labour Officer, Bhiwani	Mohindergarh District in the State of Punjab.

I	2	3
5.	Commissioner of Labour, Bihar Patna.	State of Bihar.
6.	Joint Commissioner of Labour, Bihar, Patna	State of Bihar.
7.	Deputy Commissioner of Labour, Bihar, Patna.	State of Bihar.
8.	Additional Deputy Commissioner of Labour, Bihar, Patna.	State of Bihar.
9.	Second Additional Deputy Commissioner of Labour, Bihar, Patna.	State of Bihar.
10.	Assistant Commissioner of Labour, Patna Division, Patna.	Patna Division in the State of Bihar.
11.	Assistant Commissioner of Labour, Chotanagpur Division, Jamshedpur.	Chotanagpur Division, in the State of Bihar.
12.	Assistant Commissioner of Labour, Bhagalpur Division, Bhagalpur.	Santhal Parganas District in the State of Bihar.
13.	Superintendent of Labour, Patna Division, Patna.	Patna Division in the State of Bihar.
14.	Additional Superintendent of Labour, Patna Division, Patna.	Patna Division in the State of Bihar.
15.	Superintendent of Labour, Jamshedpur	Singhbum District in the State of Bihar.
16.	Superintendent of Labour, Ranchi	Ranchi and Palamau Districts in the State of Bihar.
17.	Superintendent of Labour, Dhanbad	Dhanbad and Hazaribagh Districts in the State of Bihar.
18.	Superintendent of Labour, Bhagalpur Division, Bhagalpur.	Santhal Parganas District in the State of Bihar.
19.	Labour Officer, Shahabad, Arrah	Shahabad District in the State of Bihar.
20.	Labour Officer, Gaya	Gaya District in the State of Bihar.
21.	Labour Officer, Ranchi	Ranchi District in the State of Bihar.
22.	Labour Officer, Palamau, Daltonganj	Palamau District in the State of Bihar.
23.	Labour Officer, Hazaribagh	Hazaribagh District in the State of Bihar.
24.	Labour Officer, Dhanbad	Dhanbad District in the State of Bihar.
25.	Labour Officer, Singhbhum, Chaibassa	Singhbhum District in the State of Bihar.
26.	Labour Officer, Santhal Parganas, Dumka	Santhal Parganas District in the State of Bihar.
27.	Labour Officer, Asansol	Burdwan, Bankora, Birbhum and Purulia districts in the State of West Bengal.
28.	Deputy Commissioner of Labour (Admn.), Bombay.	State of Maharashtra.
29.	Assistant Commissioner of Labour, Aurangabad.	Aurangabad, Parbhani, Bhir, Nanded and Osmanabad districts in the State of Maharashtra.
30.	Deputy Commissioner of Labour, Ahmedabad.	State of Gujarat.
31.	Assistant Commissioner of Labour, Ahmedabad.	Kaira District in Gujarat State.
32.	Assistant Commissioner of Labour, Rajkot	Junagadh, Bhabnagar, Surendranagar, Rajkot and Jamnagar District in the State of Gujarat.
33.	Commissioner of Labour, Andhra Pradesh, Hyderabad.	State of Andhra Pradesh.
34.	Assistant Commissioners of Labour, Andhra Pradesh.	State of Andhra Pradesh.
35.	Labour Officer, Hyderabad No. I, Hyderabad.	Hyderabad District in the State of Andhra Pradesh excluding the areas covered by Circle No. II.

1	2	3
36.	Labour Officer, Hyderabad No. II, Hyderabad.	Areas lying within the municipal limits of the city of Hyderabad except Kabadiguda and Tank-bund localities and the Districts of Medak and Mahboobnagar in the State of Andhra Pradesh.
37.	Labour Officer, Nizamabad	Nizamabad District in the State of Andhra Pradesh.
38.	Labour Officer, Warangal. . . .	Warangal, Khammam and Nalgonda districts (excluding the area covered by Nagarjuna-Sagar Project).
39.	Labour Officer, Karimnagar	Adilabad and Karimnagar Districts in the State of Andhra Pradesh.
40.	Labour Officer, Visakhapatnam	Srikakulam and Visakhapatnam Districts in the State of Andhra Pradesh.
41.	Labour Officer, East Godavri, Rajahmundry.	East Godavri District in the State of Andhra Pradesh.
42.	Labour Officer, West Godavri, Eluru	West Godavri District in the State of Andhra Pradesh.
43.	Labour Officer, Guntur	Guntur District and the area covered by Nagarjunasagar project in Warangal District.
44.	Labour Officer, Nellore	Nellore and Chittoor Districts in the State of Andhra Pradesh.
45.	Labour Officer, Anantapur	Cuddapah, Kurnool and Anantapur Districts in the State of Andhra Pradesh.
46.	Labour Officer, Krishna Vijayawada	Krishna District in the State of Andhra Pradesh.
47.	Assistant Labour Commissioner, Jabalpur	Jabalpur division in the State of Madhya Pradesh.
48.	Assistant Labour Commissioner, Indore	Indore division in the State of Madhya Pradesh.
49.	Assistant Labour Commissioner, Gwalior	Gwalior division in the State of Madhya Pradesh.
50.	Assistant Labour Commissioner, Raipur	Raipur division in the State of Madhya Pradesh.
51.	Conciliation Officer, Indore	State of Madhya Pradesh.

[No. 25/3/60-LRII.]

ORDER

New Delhi, the 26th October, 1960

S.O. 2683.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Ib. River Colliery, Post Office Brajrajnagar, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the dismissal of Shri Incha Pankha, Plt Head Bath attendant of Ib. River Colliery, Post Office Brajrajnagar, was justified. If not, to what relief is he entitled?

[No. 2/223/60-LRII.]

S. N. TULSIANI, Under Secy.

New Delhi, the 31st October 1960

S.O. 2684.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Coal Mining Industry and their workmen;

And whereas the Central Government considers it desirable to refer certain matters connected with or relevant to the said dispute to a Court of Inquiry;

Now, therefore, in exercise of the powers conferred by section 6 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes a Court of Inquiry with Shri G. Palit, Presiding Officer, Central Government Industrial Tribunal, Dhanbad, as the sole Member and refers to it, under clause (b) of sub-section (1) of Section 10 of the said Act, the matters specified in the schedule hereto annexed.

THE SCHEDULE

- (1) Whether the system of employment of labour through contractors in the coal mining industry in the country can be abolished without impairing productivity, and, if so, in which sectors of employment and within what period?
- (2) To the extent that contract system cannot be abolished in the industry what measures, statutory or otherwise, should be devised to ensure fair wages and conditions of employment to labour employed through contractors and sub-contractors?

[No. 1/33/60-LRII.]

TEJA SINGH SAHNI, Dy. Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 26th October, 1960

S.O. 2685.—In exercise of the powers conferred by sub-rule (3) of rule 8 of the Cinematograph (Censorship) Rules, 1958 read with sub-rule (3) of rule 9 of the said Rules, the Central Government hereby re-appoints the following persons after consultation with the Central Board of Film Censors, as members of the Advisory Panel of the Central Board of Film Censors at Bombay, with immediate effect:

1. Shri Indu Prakash Pandey
2. Shrimati Irene Heredia.

Their previous term of membership expired on 1st January 1960 and 14th March 1960 respectively.

[No. 11/2/59-FC.]

New Delhi, the 31st October 1960

S.O. 2686.—In exercise of the powers conferred by sub-rule (3) of rule 8 of the Cinematograph (Censorship) Rules, 1958 read with sub-rule (3) of rule 9 of the said Rules, the Central Government hereby re-appoints Shri A. Ramesh Choudhary after consultation with the Central Board of Film Censors as a member of the Advisory Panel of the Central Board of Film Censors at Madras with immediate effect. His previous term of membership expired on 8th August, 1960.

[No. 11/4/59-FC.]

S. PADMANABHAN, Under Secy.

